UNITED STATES DISTRICT COURT OF OFFICE DISTRICT OF MASSACHUSETTS 13 0 12:30 577-PBS

JOEL PENTLARGE,

Plaintiff.

vs.

ROBERT MURPHY, ET AL,

Defendants.

# PLAINTIFF'S THIRD MOTION TO SUPPLEMENT THE COMPLAINT

The plaintiff, Joel Pentlarge, moves for leave to file a third supplemental complaint. Filed herewith is the proposed third supplemental complaint. The reason for this supplement is that the Defendants Murphy and Dennehy have raised as a defense in their motion to dismiss, that the plaintiff has failed to allege any direct involvement of these defendants in preventing the plaintiff from receiving copies of court decisions from the Hampshire County Law Librarian. The interference with this mail is alleged in Count IX of the Amended Complaint. Immediately subsequent to the filing of the Amended Complaint, the plaintiff filed a grievance regarding the contrabanding of his mail. The greivance was denied, and the plaintiff appealed the denial to Superintendent Murphy and wrote to both Superintendent Murphy and Commissioner Dennehy regarding the contrabanding of this mail. Superintendent Murphy denied the grievance appeal, and Commissioner Dennehy never responded to the letter. to the proposed Third Supplemental Complaint, as exhibits are the grievance, the appeal, and the letter. So that the record

2

may be clear regarding the involvment of the defendants Murphy and Dennehy, the plaintiff requests permission to file this Third Supplemental Complaint, alleging events which occurred subsequent to the filing of the amended complaint.

Respectfully submitted,

Joel Pentlarge, Plaintiff,

Toel Pentlarge, Pro Se

Nemansket Correctional Center

30 Administration Rd. Bridgewater, MA 02324

Telephone (413) 967-3453

### Certificate of Service

I, Joel Pentlarge, state under the pains and penalties of perjury that I have served Attorney Mary Murray, Nemansket Correctional Center, 30 Administration Rd. Bridgewater, MA 02324 by DOC mail and Attorney Kevin Mulvey, 1622A Beacon St., Brookline, MA 02446-2201 by first class mail postage prepaid.

May 11, 2005

pel Pentlarge

UNITED STATES DISTRICT OF THE OFFICE

C.A. 2NDS 04-30177-PBS

JOEL PENTLARGE,

Plaintiff,

vs.

ROBERT MURPHY, ET AL,

Defendants.

### THIRD SUPPLEMENTAL COMPLAINT

160. The plaintiff re-alleges and incorporates all of the allegations contained in the 159 paragraphs of the complaint, amended complaint, supplemental complaint, and second supplemental complaint, all previously filed in this action.

STATEMENT OF SUPPLEMENTAL FACTS

### SUPPLEMENT TO COUNT IX INTERFERENCE WITH MAIL

- 161. In paragraphs 126-131 the plaintiff alleged that copies of court decisions from the Hampshire County Law Librarian were contrabanded, as well as part of the last letter mailed by the plaintiff's brother Daniel, before he died.
- 162. On September 24, 2004 the same day that the plaintiff received the notice of contrabanding of the court decisions, the plaintiff filed a grievance of the contrabanding. The notice of contrabanding which was signed by Duane MacEachern, the then Deputy Superintendent, is attached as Exhibit F of the Supplemental Complaint already filed with the Court. Attached as Exhibit H of this Third Supplemental Complaint is copy of the grievance.
  - 163. The grievance was denied on October 31, 2004.

- 164. The plaintiff appealed the denial of the grievance to the defendant Superintendent Murphy on November 1, 2004.

  Attached as Exhibit I is a copy of the grievance appeal.
- 165. The plaintiff also wrote to the defendants Superintendent Murphy and Commissioner Dennehy requesting that they reverse the grievance decision and immediately deliver the remaining pages of mail from the Hampshire County Law Librarian. Attached as Exhibit J is a copy of the November 1, letter to both Murphy and Dennehy.
- 166. Superintendent Murphy denied the grievance appeal.

  Commissioner Dennehy never responded to the November 1, letter.
- 167. Attached as Exhibit K is a copy of a notice to mail room staff of the DOC which includes the definition of "Publication" in 403 CMR 481, as it was amended effective June 1, 2004.

Joel Pentlarge, Plaintiff

Moel Pentlarge, Pro Se

Nemansket Correctional Center

30 Administration Rd. Bridgewater, MA 92324

Telephone (413) 967-3453

#### Certificate of Service

I, Joel Pentlarge State under the pains and penalties perjury that I have served a copy of the foregoing Third Supplemental Complaint on Attorney Mary Murray, Nemansket Correctional Center, 30 Administration Rd., Bridgewater, MA by DOC mail and on Attorney Kevin Mulvey, 1622A Beacon St., Brookline, MA 02446-2201 by first class mail postage prepaid.

May 11, 2005

# Case 1:04-cv-30177-NG Document 64-2 Filed 05/13/2005 Page 3 of 9 **EXHIBIT**

# **COMMONWEALTH OF MASSACHUSETTS**

# **DEPARTMENT OF CORRECTION**

### **INMATE GRIEVANCE FORM**





On 8-18-04 I wrote to Barbara Fell- Johnson, the librarian of the Hampshire County Law Library requesting that she send me copies of 4 cases which are not available in the law library here at the Nemansket Correctional Center. She mailed photo copies of those cases which ran some 20 pages, and I received them with an enclosed note, Joel- I prefer to either e-mail them to you ro Gwen, cased them on a floppy disk. Will that work for you? Barbara. A week ago I aga: wrote to Ms. Fell - Johnson to send 5 cases not available here. I suggested the she e-mail the cases to me at JoelPenteConcast.net. She did so, they were printer and mailed to me from my office. Enclosed was a cover letter from her which indicated the e-mail was being sent from a reputable electronic data base of legal information. This data base is not developed by the Trial Court Law Libraries, it is Westlaw. I received the first 5 pages of the first 5 cases, sein the form of an original e-mail address with case heading People v. Carl david Hogan, written in unmisakeable legaleese. I did not receive the remaining 36 pages ,nor any part of the remaining 4 cases, e-mailed to me. I received a contraband notice that I can't receive more than 5 pages of photocopies. Legal materials while arguably copies of original court decisions, are not photocopies they're direct e-mail printed out and mailed to me. There is no regulation promulgated allowing this limitation on photocopied materials. Even if there is such applies to state prisons with no consideration that this is a secure ment health facility in which I and other residents are entitled to be treated more considerately than prisoners , Youngberg v. Romeo.  Please stop interfering with my First and Fourteenth Admendment Rights to receive the rest of the letter from the Hampshire County Law Librarian and instruct the mail officer not to interfere with these materials in the future.  Bedington Glenn E CO II  Edington Glenn E CO II  Edington Glenn E co is ensured. A photocopied, or clipped from publications	lame PEN	NTLARGE JOEL		Grievance#	6210 Ins	titution	MASS. TRE	ATMENT CE	NTER	
Complaint  On 8-18-04 I wrote to Barbara Fell- Johnson, the librarian of the Hampshire County Law Library requesting that she send me copies of 4 cases which are not available in the law library here at the Nemansket Correctional Center. She mailed photo copies of those cases which ran some 20 pages, and I received them with an enclosed note, Joel- I prefer to either e-mail them to you co to Gwen, or send them on a floppy disk. Will that work for you? Barbara. A week ago I aga: wrote to Ms. Fell - Johnson to send 5 cases not available here. I suggested this she e-mail the cases to me at JoelPent8comcast.net. She did so, they were printed and mailed to me from my office. Enclosed was a cover letter from her which indicated the e-mail was being sent from a reputable electronic data base of legal information. This data base is not developed by the Trial Court Law Libraries, it is Westlaw. I received the first 5 pages of the first 5 cases, sein the form of an original e-mail address with case heading People v. Carl david (Mogan, written in unmisakeable legaleses. I did not receive the remaining 36 pages, nor any part of the remaining 4 cases, e-mailed to me. I received a contraband notice that I can't receive more than 5 pages of photocopies. Legal materials have to be entiled to highest let and 14th Admendment protections. The materials while arguably copies of original court decisions, are not photocopies they're direct e-mail printed out and mailed to me. There is no requiation promulgated allowing this limitation on photocopied materials. Even if there is , such applies to state prisons with no consideration that this is a secure menthealth facility in which I and other residents are entitled to be treated more considerately than prisoners, Youngberg v. Romeo.  Please stop interfering with my First and Fourteenth Admendment Rights to received be a fide of the letter from the Hampshire County Law Librarian and instruct the mail officer not to interfere with these materials in the future.  Bedington Glenn E CO II	Commit No.	M85594	Housing	C1			20040924		20040924	
Requested Please stop interfering with my first and rourteent Administration Administration and instruct the mail officer not to interfere with these materials in the future.  Staff Recipient Staff Involved  RECEIPT BY INSTITUTIONAL GRIEVANCE COORDINATOR  Date Received 20041016 Decision Date 20041031  Signature Edington Glenn E CO II  DENIED DENIED  Decision Grievance is denied. Materials and or copies received by an Inmate or Resident that have been extracted, photocopied, or clipped from publications and receive in personal correspondence non direct from an approved publisher, are limited t receive a maximum of five pages per day, except for Sundays and Postal holidays This provision excludes official legal mail. Grievant is advised, The Disapproved Correspondence/ Publication And Contraband Notice To Inmate, has it's own appeal mechanism and appeal instruction is noted on the form issued to him. Lastly, computer floppy disks are not an approved property item.	Complaint	On 8-18-04 I wrote to Barbara Fell- Johnson, the librarian of the Hampshire County Law Library requesting that she send me copies of 4 cases which are not available in the law library here at the Nemansket Correctional Center. She mailed photo copies of those cases which ran some 20 pages, and I received them with an enclosed note, Joel- I prefer to either e-mail them to you or to Gwen, or send them on a floppy disk. Will that work for you? Barbara. A week ago I again wrote to Ms. Fell - Johnson to send 5 cases not available here. I suggested that she e-mail the cases to me at JoelPent@comcast.net. She did so,they were printed and mailed to me from my office. Enclosed was a cover letter from her which indicated the e-mail was being sent from a reputable electronic data base of legal information. This data base is not developed by the Trial Court Law Libraries, it is Westlaw. I received the first 5 pages of the first 5 cases, sent in the form of an original e-mail address with case heading People v. Carl david Hogan, written in unmistakeable legaleese. I did not receive the remaining 36 pages ,nor any part of the remaining 4 cases, e-mailed to me. I received a contraband notice that I can't receive more than 5 pages of photocopies. Legal materials have to be entiled to highest 1st and 14th Admendment protections. These materials while arguably copies of original court decisions, are not photocopies, they're direct e-mail printed out and mailed to me. There is no regulation promulgated allowing this limitation on photocopied materials. Even if there is , such applies to state prisons with no consideration that this is a secure mental health facility in which I and other residents are entitled to be treated more considerately than prisoners , Youngberg v. Romeo.  Please stop interfering with my First and Fourteenth Admendment Rights to receive bona fide legal materials, particularly copies of legal cases. Please immediately deliver the rest of the letter from the Hampshire County Law Librarian and								
RECEIPT BY INSTITUTIONAL GRIEVANCE COORDINATOR  Date Received  20041016 Decision Date 20041031  Signature  Edington Glenn E CO II  Final Decision  Decision  Grievance is denied. Materials and or copies received by an Inmate or Resident that have been extracted, photocopied, or clipped from publications and receive in personal correspondence non direct from an approved publisher, are limited t receive a maximum of five pages per day, except for Sundays and Postal holidays This provision excludes official legal mail. Grievant is advised, The Disapproved Correspondence/ Publication And Contraband Notice To Inmate, has it's own appeal mechanism and appeal instruction is noted on the form issued to him. Lastly, computer floppy disks are not an approved property item.	Remedy Requested									
Date Received 20041016 Decision Date 20041031  Edington Glenn E CO II  Final Decision  DENIED  Decision  Grievance is denied. Materials and or copies received by an Inmate or Resident that have been extracted, photocopied, or clipped from publications and receive in personal correspondence non direct from an approved publisher, are limited treceive a maximum of five pages per day, except for Sundays and Postal holidays This provision excludes official legal mail. Grievant is advised, The Disapproved Correspondence/ Publication And Contraband Notice To Inmate, has it's own appeal mechanism and appeal instruction is noted on the form issued to him. Lastly, computer floppy disks are not an approved property item.	Staff Recipient Staff Involved Signature	Edington Gl	enn E CO	II						
Date Received 20041016 Decision Date 20041031  Edington Glenn E CO II  Final Decision  DENIED  Decision  Grievance is denied. Materials and or copies received by an Inmate or Resident that have been extracted, photocopied, or clipped from publications and receive in personal correspondence non direct from an approved publisher, are limited treceive a maximum of five pages per day, except for Sundays and Postal holidays This provision excludes official legal mail. Grievant is advised, The Disapproved Correspondence/ Publication And Contraband Notice To Inmate, has it's own appeal mechanism and appeal instruction is noted on the form issued to him. Lastly, computer floppy disks are not an approved property item.		DI	CEIDT BY	V INSTITIITION	IAL CRIEVA	ANCE	COOPDIA	JATOP		
Edington Glenn E CO II  Final Decision  DENIED  Decision  Grievance is denied. Materials and or copies received by an Inmate or Resident that have been extracted, photocopied, or clipped from publications and receive in personal correspondence non direct from an approved publisher, are limited t receive a maximum of five pages per day, except for Sundays and Postal holidays This provision excludes official legal mail. Grievant is advised, The Disapproved Correspondence/ Publication And Contraband Notice To Inmate, has it's own appeal mechanism and appeal instruction is noted on the form issued to him. Lastly, computer floppy disks are not an approved property item.	Date Received				ME GIVIEY	7140E	JOURDIN	IATOR		
Decision  Grievance is denied. Materials and or copies received by an Inmate or Resident that have been extracted, photocopied, or clipped from publications and receive in personal correspondence non direct from an approved publisher, are limited to receive a maximum of five pages per day, except for Sundays and Postal holidays. This provision excludes official legal mail. Grievant is advised, The Disapproved Correspondence/ Publication And Contraband Notice To Inmate, has it's own appeal mechanism and appeal instruction is noted on the form issued to him. Lastly, computer floppy disks are not an approved property item.	Signature									
Grievance is denied. Materials and or copies received by an Inmate or Resident that have been extracted, photocopied, or clipped from publications and receive in personal correspondence non direct from an approved publisher, are limited to receive a maximum of five pages per day, except for Sundays and Postal holidays. This provision excludes official legal mail. Grievant is advised, The Disapproved Correspondence/ Publication And Contraband Notice To Inmate, has it's own appeal mechanism and appeal instruction is noted on the form issued to him. Lastly, computer floppy disks are not an approved property item.	Final Decision			<del></del>						
Signature St glan Exten Date 10-31-04	Decision	Grievance i that have b in personal receive a m This provis Disapproved it's own ap	een extraction corresponding excluding Correspondent mechanisms	cted, photocop ndence non dir five pages pe des official l ndence/ Public anism and appe	ect from a r day, except mail. ation And eal instruc	ipped n app ept f Gri Contr tion	from publication from publication from publication from the control of the contro	lications lisher, ar and Post dvised, ce To Inm on the for	and received to al holidays. The late, has m issued to	
	Signature	119	Ken Ed	3ton	Da	ate	10-31-	oy		

PENTLARGE JOEL

Name

Institution MASS. TREATMENT CENTER

# **COMMONWEALTH OF MASSACHUSETTS**

# **DEPARTMENT OF CORRECTION**

## **INMATE GRIEVANCE APPEAL FORM**

### FORWARD TO SUPERINTENDENT

Number	M85594 Ho	using	C1	Appeal Date	01-NOV-2004	Date Of Grievance	24-SEP-2004		
	Appeal Received Date 04-NOV-2004								
Appeal	Grievant submitted appeal Summary of appeal/letter: Initially it should be noted to the Supreme Judicial Court mental health facility," it wo	hat 103 t	CMR481.04 the Inmate Mai	l Policy applies to "in ectional Center is no	mates at all state of t a correctional faci	orrectional ins	a "secure		
	secure mental health facility. The grievance officer apper contraband. Instead it is the mailed to me in the original books in my possession. To would have been no proble attorneys and courts, but determine the problem of the secure of the	ars to co e way th l law boo he griev em. Sect	at they were sent to me tha liks they would have been a ance officer seems to suggi ion 481.11 Privileged Mail o	t makes them contra llowed in, subject to est that that if the cop oes provide that inm	band. Presumably the property restrict bies had come in as	f these cases ion that I can I s "Legal Mail" t	had been have only ten then there		
Romody	Entered by R. Murphy								
Remedy Requested	I request that you reverse to which were mailed to me by		_	-	er the remianing pa	iges of the leg	al decisions		
Staff Recipient	Edington Glenn E CO II								
Signature									
	DEC	ISIO	N BY SUPERINTE	NDENT					
Appeal Receive			on Date 04-NOV-2004	Decision DENI	FD				
				Decidion DE.					
Decision By	Murphy Robert F SUPERI	NTEND	ENT						
Reasons	This grievance appeal is de				-				
Signature	inmate may receive a maxi or clipped from such items								
	CMR 481, Inmate Mail. No								
	the US Mail did not comply an appeal of the disallowed						t failed to submit		
	My	pl	1/	Date	(1)	-47	7		
		/	NMATE RECEIPT	,	***************************************				
Inmate's Name	PENTLARGE JOEL				ion MASS. TREA	MENT CENT	ER		
Number	M85594			Appeal	Received Date	04-NOV-200	04		
Staff Recipient	Edington Glenn E CO II								
Superintendent	's Signature								

Page 5 of 9

**EXHIBIT** 

## COMMONWEALTH OF MASSACHUSETTS DEPARTMENT OF CORRECTION

		MATE GRU	EVA	NCE API	EAL FU	DRM			
INMATE'S NAME				NMATE					DATE:
Joel Pentl		M85594					11/1/04		
INSTITUTION:		ASSIGNED GRIEV					ICE #:		
Nemansket	er	621			Ο.	D <sub>.</sub>			
	MR 491, Inmate Gopeal argument in quested remedy in	Block A, in a la Block B.	brief				r.		
Please see	attached	letter	to :	Supt.	Murph	ny an	d Com.	De	nnehy.
								gr.	
		/							
B. Provide your i	requested remedy	y							
Please s	ee attache	ed letter	·						
	A A	> _h	2_						
Inmate's Signatur	e belle	who	~	R			Date:	11/	1/04
Staff Recipient /	Pressin	Minne		a )			Date:	///	4/04

(Inmate receipts/responses will be generated via the Inmate Management System.)



November 1, 2004

Joel Pentlarge, M85594 Nemansket Correctional Center 30 Administration Rd. Bridgewater, MA 02324

Superintendent Robert Murphy Nemansket Correctional Center 30 Administration Rd. Bridgewater, MA 02324

Commissioner Kathleen Dennehy Mass. Department of Correction 50 Maple St. Milford, MA 01757

Re: Pentlarge v. Murphy, et al. U.S. District Court Docket No. C.A. 04-30177

and

Appeal of Grievance #6210 Regarding interference with incoming mail

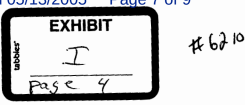
Dear Superintendent Murphy and Commissioner Dennehy:

In paragraphs 126 thru 130 of the Supplemental Complaint in the above entitled action I detailed the facts of how copies of five legal cases which were sent to me via E-Mail by the Hampshire County Law Librarian and then mailed to me were contrabanded as being items not authorized by the 103 CMR 403 the Inmate Property Policy. I filed a grievance, #6210, requesting that my mail not be interfered with. The grievance was denied on October 31, 2004. This letter is both an appeal the grievance denial and an update on the allegations in the supplemental complaint.

Initially it should be noted that 103 CMR 481.04 the Inmate Mail Policy applies to "inmates at all state correctional institutions." Since the Supreme Judicial Court has ruled that the Nemansket Correctional Center is not a correctional facility but instead a "secure mental healt facility," it would appear that by the terms of the regulation itself it does not apply to civilly committed persons in this secure mental health facility.

The greivance officer appears to concede that there is nothing about the content of the legal decisions which makes them contraband. Instead it is the way that they were sent to me that makes them contraband. Presumably if these cases

2



had been mailed to me in the original law books they would have been allowed in, subject to the property restriction that I can have only ten books in my possession. The grievance officer seems to suggest that if the copies had come in as "Legal Mail" then there would have been no problem. Section 481.11 Privixleged Mail does provide that inmates can receive mail uncennsorded from attorneys and courts, but does not specifically include county law libraries.

The problem seems to be that the definition of "Publication" was amended effective June 1, 2004, in Section 481.06 to provide that:

Publication: any book, booklet, pamphlet, magazine, periodical newspaper or similar document...which is distributed or made available through any means or media for a commercial purpose. This definition includes any portion extracted photocopied, or clipped from such items, provided, however that an inmate may receive maximum of five (5) pages per day, except Sundays and postal holidays, of a portion extracted photocopied, or clipped from such items as an attachment to personal correspondence as long as the material is not otherwise prohibited by 103 CMR 481, Inmate Mail. [Underlining added]

Because these cases are official reports of the decisions of the courts, these decisions were not produced for a "commercial purpose" and should be exempt from this regulation.

In <u>Procunier v. Martinez</u>, 416 U.S. 396, 413-414 40 L.Ed. 2d 224, (1974) the court stated:

First the regulation or practice in question must further an important or substantial governmental interest unrelated to suppression or expression. Prison officials ... must show that a regulation authabizing mail censorship furthers one or more of the substantial governmental interests of security, order and rehabilitation. Second, the limitation of First Amendement freedoms must be no greater than is necessary or essential to the protection of the particular governmental interest involved. Thus a restriction on inmate correspondence that furthers an important or substantial interest of penal administration will nevertheless be invalid if its sweep is unnecessarily broad.

This is a "least restrictive alternative analysis," which the court Thornburg v. Abbott, 490 U.S. 401, 410, 104 L.Ed.2d 459, 471 (1989) found to be "without sufficient sensitivity to the need for discretion in meeting legitimate prison needs." But least restrictive alternative is the standard which applies to persons who have been civilly committed here at the Treatment Center. King v. Greenblatt, 53 F.Supp.2d 117, 123 (D.Mass. 1999). Youngberg v. Romeo, 457 U.S. 307, 324, 73 L.Ed.2d 28 (1982). This is consistent with the court's recent ruling that



"content-based restrictions on speech [are] presumed invalid," and to be valid must be "narrowly tailored to serve a compelling governmental interest" with no "less restrictive alternatives" available. Ashcroft v. A.C.L.U., 542 U.S. \_\_\_. 159 L.Ed.2d 690, 698 (2004).

In the present case the restriction goes not to content but to volume. However the DOC already restricts inmates to a total volume of one cubic foot of legal paper work which the inmate may keep in his cell. This less restrictive alternative regulation is more than sufficient to maintain order within the institution.

I request that you reverse the decision of the grievance officer and immediately deliver the remaining pages of the legal decisions which were mailed to me by the Hampshire County Law Librarian.

It should also be noted that deprive me of access to these cases violates my right of access to the courts under the Fourteenth Amendment. See Lewis v. Casey, 518 U.S. 343 (1996) and Bounds v. Smith, 430 U.S. 817, 828 (1977) which held that "the fundamental constitutional right of access to the courts requires prison authoritiies to assist inmates in the preparation and filing of meaningful legal papers by providing prisoners with adequate law libraries or adequate assistance from persons trained in the law." Certainly this duty to assist must extend to allowing prisoners to receive copies of legal decisions not available in the prison law library without limiting the number of pages that a prisoner can receive in one letter.

Pentlarge

//

cc: Attorney William Newman

Please be advised that the following change to the defininition of a *publication* that is contained in 103 CMR 481, Inmate Mail, will become effective Tuesday, June 1, 2004. <u>Please ensure that Mailroom staff and any other staff member that is involved in the delivery of inmate mail is made aware of this change.</u> A copy should be provided to your institutional Policy Coordinator as well.

The definition of a publication has been revised in the Inmate Mail policy. The paragraph below reflects the revisions in **bold type**. This revision impacts both Inmate Mail - 103 CMR 481 and Inmate Property - 103 CMR 403 with regard to the amount of publications an inmate is allowed to receive via U.S. Mail and the amount an inmate may possess in their property [one (1) cubic foot]. Nancy White, General Counsel, has informed me that the new definition (with its page restriction) applies to all materials extracted, photocopied or clipped from publications as defined below:

<u>Publication:</u> any book, booklet, pamphlet, magazine, periodical, newsletter, newspaper, or similar document, including stationery and greetings cards, published by any individual, organization, company, or corporation which is distributed or made available through any means or media for a commercial purpose. This definition includes any portion extracted, photocopied, or clipped from such items, **provided**, **however**, **that an inmate may receive a maximum of five (5) pages per day, except Sundays and postal holidays, of a portion extracted, photocopied, or clipped from such items as an attachment to personal correspondence as long as the material is not otherwise prohibited by 103 CMR 481, Inmate Mail.** 

### EXAMPLE #1:

If an inmate receives fifteen (15) pages of any of the items listed according to the definition of a publication, what happens to the other ten (10) pages?

### Response:

In the event that an inmate receives any materials exceeding the allowed five (5) pages, the remaining amount of material will be considered contraband, and will be handled in accordance with contraband mail guidelines (481.16 and 403.14) set forth by policy. There will be a decrease in the contrabanding of Internet materials, once the sender and inmate

become acclimated to the new policy definition for incoming publications.

### EXAMPLE #2:

If an inmate receives two (2) or more letters in one day from any or the same sender, each letter containing (5) pages of any of the materials listed under the definition of a publication, what happens to the materials in the second letter (third letter, fourth letter, etc.)?

### Response:

The Department has no control of how much incoming mail an inmate receives, but the five (5) page restriction does control how much material may be sent along with each piece of mail delivered to an inmate.